TITLE 45 DEPARTMENT OF STATE REVENUE

Final Rule LSA Document #14-145(F)

DIGEST

Amends <u>45 IAC 6-1-1</u> to update the purpose of rules. Amends <u>45 IAC 6-1-3</u> to update definitions. Amends <u>45 IAC 6-1-5</u> to streamline requirements for reporting, paying, and administration of penalty. Amends <u>45 IAC 6-1-8</u> to exclude gasoline. Amends <u>45 IAC 6-1-9</u> to update refund provisions. Amends <u>45 IAC 6-1-12</u> concerning books and record retention. Repeals <u>45 IAC 6-1-2</u>, <u>45 IAC 6-1-4</u>, <u>45 IAC 6-1-6</u>, <u>45 IAC 6-1-7</u>, <u>45 IAC 6-1-10</u>, <u>45 IAC 6-1-11</u>, <u>45 IAC 6-1-13</u>, <u>45 IAC 6-1-14</u>, and <u>45 IAC 6-1-15</u>. Effective 30 days after filing with the Publisher.

45 IAC 6-1-1; 45 IAC 6-1-2; 45 IAC 6-1-3; 45 IAC 6-1-4; 45 IAC 6-1-5; 45 IAC 6-1-6; 45 IAC 6-1-7; 45 IAC 6-1-8; 45 IAC 6-1-10; 45 IAC 6-1-11; 45 IAC 6-1-12; 45 IAC 6-1-13; 45 IAC 6-1-14; 45 IAC 6-1-15

SECTION 1. 45 IAC 6-1-1 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-1 Statutory scheme; purpose of rules

Authority: IC 6-8-1-12; IC 6-8.1-3-3

Affected: IC 6-8-1-8

Sec. 1. Introduction. The 1947 session of the Indiana Legislature enacted the Petroleum Severance Tax Act.

(a) Under this act article, a tax of one per cent (1%) of the value of is imposed under IC 6-8-1-8 on all petroleum products, which includes generally crude oil and gas severed and taken from the land, is to be imposed upon the owner and producers of such the petroleum products. While the tax is imposed upon the act of severing such natural resources from the ground, the Act imposes

- **(b)** The responsibility for the payment of the tax **is** upon any person purchasing such petroleum products or having such petroleum products in their possession, in that **it is** a lien **upon such petroleum** for the tax and penalties and interest thereon. **The responsibility** follows such petroleum products in the hands of the purchaser or the carrier. The Act further provides that **gatherer.**
- (c) Any person purchasing or having possession of petroleum products upon which the petroleum severance tax has not been paid shall be personally liable for the reporting and payment of the amount of the lien of the tax and other charges. It is further provided that Additionally, if the purchaser or the person having possession of petroleum products shall pay pays the amount of the petroleum severance tax, they shall be entitled to reimbursement from the owners or producers. and further in making payment of By paying the petroleum severance tax, these purchasers or possessors of petroleum products are not subject to any suit or action for recovery by the owners or producers of petroleum products. and the. Any remedy of such owners or producers is exclusively by way of claim for refund and litigation upon such claim for refund with the Division. department.

For these reasons it is the intent in the administration of the petroleum severance tax to impose (d) The responsibility for the reporting and paying of the petroleum severance tax is imposed upon all purchasers and those having possession of petroleum products after severance from the ground, which would include all petroleum products gatherers. The reporting and payment is to be made upon forms prescribed by the department in these regulations and at the time prescribed in the regulations. The effect of this procedure is to make for more effective administration of the Act, prompt payment of the petroleum severance tax and the relief from the responsibility for any liens upon purchasers or possessors of petroleum products under the petroleum severance tax.

(Department of State Revenue; PT II,Sec 1; filed Jul 18, 1947, 9:30 a.m.: Rules and Regs. 1948, p. 346; filed Nov 25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 2. 45 IAC 6-1-3 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-3 Definitions

Authority: IC 6-8-1-12; IC 6-8.1-3-3

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Affected: IC 6-8-1; IC 6-8-3

- Sec. 3. Regulations Definitions. (1) Persons. "For the purpose of this Act the word `person' shall be construed to mean and include any individual, assignee, receiver, commissioner, fiduciary, trustee, executor, administrator, firm, partnership, joint venture, pool, syndicate, association, corporation, estate, trust, or any other group or combination acting as a unit."
- (2) Department or Division. "The term `Department' shall be construed to mean that agency of the State of Indiana to which is assigned the administration of the Gross Income Tax Act of 1933, as amended, or, any agency of the State of Indiana to which the administration of the Petroleum Severance Tax Act may be assigned under the terms of the Indiana Department of State Revenue Act."
- (3) Taxpayer. "The word `Taxpayer' shall be construed to mean any person by whom a tax is payable under this Act."
- (4) Value or Measure of the Tax. "The term `value' as used herein as a measure of the tax imposed shall be construed to mean the value of the petroleum at the well from which it is produced as determined by the price paid, and, if no such price be paid or offered, then as determined pursuant to the rules or regulations of the Division."
- (5) Petroleum. "The term `petroleum' shall be construed to mean and include petroleum oil and gas, and other hydrocarbons, whether liquid or gaseous form and regardless of gravity, which are severed from the land and produced from a well in the State of Indiana."
- (6) Producer and Owner. "The term `producer' shall mean and include any person actually engaged in severing petroleum from the land direct. The term `owner' shall mean and include any person receiving or entitled to receive a proportionate share of petroleum or a proportionate share of the proceeds of the sale of petroleum after production thereof by an operator, and without limitation of the foregoing, includes the owners of royalties, excess royalty, overriding royalty, mineral rights, or working interest."
- (7) Excise or Privilege Tax. "A tax at the rate of one per cent (1%) of the value of all petroleum is hereby imposed as of the time of the severance of such petroleum from the land, upon all producers and owners thereof as an excise for the privilege of severing the same from the land and producing the same from the well, except when the gas from any well is used to pump or treat the same or when such gas is piped to landowner's private buildings for his own use."
- (8) (a) "Purchaser" "The term `purchaser' shall mean means any person engaged in the purchase of petroleum products as defined in this Act and shall include pipelines, refineries, and any other form of petroleum purchasers for the purpose of resale or use.
- (9) (b) "Petroleum Gatherers. "The term `petroleum gatherer" is construed to mean means those who are engaged in purchasing purchase petroleum products, as well as those who are engaged in gathering gather and transporting transport petroleum products in which they do not have the right, title, or interest and shall include any person having in his possession who possesses petroleum products as defined in this Act upon which the petroleum severance tax has not been paid.

(Department of State Revenue; PT II,Sec 3; filed Jul 18, 1947, 9:30 a.m.: Rules and Regs. 1948, p. 347; filed Nov 25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 3. 45 IAC 6-1-5 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-5 Time and place of tax; reporting; payment; penalty

Authority: IC 6-8-1-12; IC 6-8.1-3-3

Affected: IC 6-8-1-10; IC 6-8-1-11; IC 6-8.1-10

Sec. 5. The Reporting of the Tax. (1) Basis of the Tax. (a) The tax is to be imposed at the rate of one per cent

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(1%) upon the value or sales price of petroleum products at the time of sale or delivery from the place of production.

(2) Method of Reporting. The petroleum severance tax is to be reported by (b) All purchasers of petroleum products must report this tax at the time such the petroleum products are transported from the place of production. The This reporting of the tax is to be made on or after before the first last day of the month immediately following the preceding monthly period by the purchaser or petroleum products gatherer on forms prescribed by the Division. department. At the time of such the reporting, a remittance for the amount of tax imposed upon the severance of petroleum products from the land is to be made to the Division. department. The purchaser or petroleum products gatherer is imposed with the responsibility to make must report of the severance of petroleum products from the land and the payment of the tax. thereupon for and on behalf of and out of funds belonging to the owner or producer as their interests may be. The reports showing the amount and computation of the tax shall reflect the names and addresses of all owners or producers or interest holders participating in the production of petroleum products. which have been severed from the land.

(3) Forms.

- (a) Form 1. The Petroleum Severance Tax Division (c) The department will make available Petroleum Severance Tax Return forms to be used in making reports of and payment of the petroleum severance tax. on behalf of all producers and owners as their interests may be in the production of petroleum products. These reports returns shall show the total monthly amount of petroleum products severed from the land, the amount of tax thereupon, and the amounts paid to the various owners or producers as their interest may be. This form should insofar as possible coincide with the oil run statement commonly utilized in the petroleum industry as a basis for the purpose of making payment for petroleum products and should be properly signed and certified.
- (b) Form 2. When the petroleum gatherer makes the Petroleum Severance Tax Return and payment of the tax, it will be necessary for the purchaser of such petroleum products, for whom the gatherer is making conveyance of the petroleum products, to prepare and submit to the Petroleum Severance Tax Division an information return showing the total monthly amount of petroleum products severed from the land, the amount of tax thereupon and the amounts paid to the various owners or producers as their interest may be. This form should, insofar as possible, coincide with the oil run statement commonly utilized in the petroleum industry as the basis for the purposes of making payment for petroleum products and this information return should be properly signed and certified.
- (4) Remittances. (d) Remittance to the Petroleum Severance Tax Division of the Indiana Department of State Revenue, 141 South Meridian Street, Indianapolis, Indiana, for the amount of tax imposed under this Act may must be made in each or in checks or any other medium of exchange commonly accepted in business practices. The amount of tax thus computed and the liens imposed under this Act will not be considered extinguished until the remittance in the form of checks or otherwise have cleared the various banking institutions or depository and the Division is in receipt of the cash amount. by check.
- (5) Due Date of Monthly Returns and Tax Payments and Information Returns. The due date of all monthly petroleum tax severance returns as provided for under this Act and regulations thereto and payments for the amount of tax reflected thereon shall be made to the Petroleum Tax Division on and after the first day of the month immediately succeeding the monthly period for which the tax is computed and not later than the thirtieth day of the month immediately following the monthly period for which the tax is computed.
- (6) Penalty. Any (e) If a person upon whom the liability for making returns of and the payment of the petroleum severance tax is imposed failing to make the returns and/or payment of the tax provided for by the Act or regulations thereunder within the time prescribed responsible for paying this tax fails to do so in a timely fashion, that person shall be liable and the Division may assess a penalty of \$2.00, or ten per cent (10%) of the amount of the tax whichever is the greater and shall charge and impose an interest charge upon the amount of unpaid tax at the rate of six per cent (6%) per year from the date when such tax became due and payable until the same is paid and for the purpose of computation of interest charges; any major fraction of a month shall be considered as a full month and any minor fraction shall be disregarded. subject to standard penalties and interest under IC 6-8.1-10.

(Department of State Revenue; PT II, Sec 5; filed Jul 18, 1947, 9:30 a.m.: Rules and Regs. 1948, p. 349; filed Nov

25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 4. 45 IAC 6-1-8 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-8 Excluded gas

Authority: <u>IC 6-8-1-12</u>; <u>IC 6-8.1-3-3</u>

Affected: IC 6-8-1-8

Sec. 8. Exclusions. The Petroleum Severance Tax Act permits such amounts of Gas is excluded from taxable consideration if it is produced from any well which that is used in pumping or treating petroleum products, or when such gas is piped and used by the landowner in his private buildings and for his own private use. to be excluded from taxable consideration under the provisions of this Act.

(Department of State Revenue; PT II,Sec 8; filed Jul 18, 1947, 9:30 a.m.: Rules and Regs. 1948, p. 352; filed Nov 25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 5. 45 IAC 6-1-9 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-9 Refunds

Authority: <u>IC 6-8-1-12</u>; <u>IC 6-8.1-3-3</u> Affected: <u>IC 6-8.1-8</u>; <u>IC 6-8.1-9</u>

Sec. 9. Refunds. Any producer and owner who has substantial reason to believe that a payment of the Petroleum Severance Tax has been made in excess of that which is legally due may make application for refund of such tax as has been paid by him or for him upon forms prescribed by the Petroleum Severance Tax Division which in substance shall properly identify such taxpayer taxpayer may apply for a refund on forms prescribed by the department by identifying the amount and date of the alleged overpayment the date of the alleged overpayment, the payor of the tax and the area in which the petroleum products upon which the tax is imposed were produced. The application for refund must include any supporting documentation as is reasonably requested by the department.

(Department of State Revenue; PT II,Sec 9; filed Jul 18, 1947, 9:30 a.m.:Rules and Regs. 1948, p. 352; filed Nov 25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 6. 45 IAC 6-1-12 IS AMENDED TO READ AS FOLLOWS:

45 IAC 6-1-12 Books and records; retention

Authority: IC 6-8-1-12; IC 6-8.1-3-3

Affected: IC 6-8-1-23

Sec. 12. Books and Records. Every taxpayer under the provisions of this Act shall keep and maintain proper books and records proper and sufficient to adequately reflect the severance of all petroleum products under this Act and the their value thereof. Such books and records shall reflect the interest of the taxpayer, purchaser of the petroleum products, etc. Such books and records shall be maintained and kept by the taxpayer for a period of three (3) years from the date of the filing of the return and the payment of the tax for each taxable period.

(Department of State Revenue; PT II,Sec 12; filed Jul 18, 1947, 9:30 a.m.: Rules and Regs. 1948, p. 353; filed Nov 25, 2014, 3:44 p.m.: 20141224-IR-045140145FRA)

SECTION 7. THE FOLLOWING ARE REPEALED: <u>45 IAC 6-1-2</u>; <u>45 IAC 6-1-4</u>; <u>45 IAC 6-1-6</u>; <u>45 IAC 6-1-7</u>; <u>45 IAC 6-1-11</u>; <u>45 IAC 6-1-13</u>; <u>45 IAC 6-1-14</u>; <u>45 IAC 6-1-15</u>.

LSA Document #14-145(F)

Notice of Intent: <u>20140514-IR-045140145NIA</u> Proposed Rule: <u>20140903-IR-045140145PRA</u>

Hearing Held: September 30, 2014

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Indiana Register

Approved by Attorney General: November 12, 2014

Approved by Governor: November 18, 2014 Filed with Publisher: November 25, 2014, 3:44 p.m.

Documents Incorporated by Reference: None Received by Publisher

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Posted: 12/24/2014 by Legislative Services Agency

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